

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION - DETROIT

FILED

2014 NOV -6 P 12:41

U.S. BANKRUPTCY COURT  
E.D. MICHIGAN - DETROIT

In the matter of:

CITY OF DETROIT, MICHIGAN

Case No. 13-53846-swr

Chapter 9

Hon. STEVEN W. RHODES

Debtor /

**OBJECTION TO CITY OF DETROIT'S PLAN OF ADJUSTMENT [DOCKET 2708]**

FILED BY: William M. DAVIS

hereby states his/her/their OBJECTION TO:

8th

CITY OF DETROIT'S PLAN OF ADJUSTMENT

for the following reasons.

1. I/we am/are interested in the Bankruptcy of the City of Detroit because  
As A City of Detroit Pensioner AND President of Detroit Active & Retired Employee Association AKA DAREA
2. I/we object to the above filing because:  
The PLAN is not in the Best Interests of Active & Retired City of Detroit Employees it violate the state of Michigan Constitution AND give's that group NO REASON NOT to go into protracted Litigation to sue All due to lost of our pension & cost of living, medical care, ASF recouped
3. I have/ have not attached additional sheets to explain and establish my position.

I hereby certify that the statements made herein are true and correct under penalty of perjury and contempt of Court under the laws of the United States of America.

Wherefore I/ we request the Court will deny the relief sought in said filing.

Name: William M. DAVIS Pres.

Signature: William M. Davis

Address: 9203 Littlefield St

Detroit, Mich. 48228

Email: montybill86@yahoo.com

Dated: 11/05/2014

DARA  
P.O. BOX 3724  
Highland PARK, MI. 48203  
detroit2700plus@gmail.com

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1. I/we am/are interested in the Bankruptcy of the City of Detroit because  
As a City of Detroit Pensioner & President of The Detroit Active & Retired Employee Association AKA DAREA

2. I/we object to the above filing because:  
Per. K. Orr \$7 billion of the 18 billion in liabilities will be trimmed in Bankruptcy of the \$7 billion it appears that nearly 80% is being taken from City Retirees. The only group with state constitution protection, U.S. Constitution 10th Amer. Sec. 903 Recognizes States Rights.

3. I have/ have not attached additional sheets to explain and establish my position.

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Wherefore I/ we request the Court will deny the relief sought in said filing.

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Dated: 11/05/14

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FILED BY: William M. Davis

\_\_\_\_\_ hereby states his/her/their OBJECTION TO: 8th

CITY OF DETROIT'S PLAN OF ADJUSTMENT

for the following reasons.

1. I/we am/are interested in the Bankruptcy of the City of Detroit because  
As a DWSD Pensioner & President of Detroit Active & Retired Employee Association AKA DAREEA

2. I/we object to the above filing because:  
2012 PA 436 do not given ANYONE the right to violate the State of Michigan Constitution.  
Therefore per. 11 USC 943 (b) (4) The PLAN is not legally executable if Public employees pension will be diminished or impaired

3. I have/ have not attached additional sheets to explain and establish my position.

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Wherefore I/ we request the Court will deny the relief sought in said filing.

Name: William M. Davis Pres.

Signature: William M. Davis

Address: 9203 L. Hefield  
Detroit, Mich. 48228

Email: montybill86@yahoo.com

Dated:

Nov. 05, 2014

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